IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 5939 of 1996

For Approval and Signature:

Hon'ble MR.JUSTICE J.N.BHATT

- Whether Reporters of Local Papers may be allowed to see the judgements?
- 2. To be referred to the Reporter or not?
- 3. Whether Their Lordships wish to see the fair copy of the judgement?
- Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
- 5. Whether it is to be circulated to the Civil Judge?

JASWANTSING BHAGWATSING

Versus

AHMEDABAD MUNICIPAL CORPN.

Appearance:

MR KS ACHARYA for Petitioner
M/S ANAND ADVOCATES for Respondent No. 1

CORAM : MR.JUSTICE J.N.BHATT Date of decision: 30/09/96

ORAL JUDGEMENT

Rule. Service of rule is waived by learned counsel ${\tt Mr.}$ Anand for the respondent Corporation.

It was fairly conceded by learned counsel appearing for the respondent Mr. Anand that the Standing Committee of the Corporation has already taken a decision in respect of the case of the petitioner for regularising his services and the respondent Corporation will be passing consequential order as early as possible. In view of the fact that the Standing Committee has already taken a decision to absorb and regularise the services of the petitioner, it would be expedient to direct the respondent Corporation to issue order in favour of the petitioner. Therefore, the respondent Corporation is directed to issue order pursuant to the decision taken by the Standing Committee as early as possible but not later than four weeks from today.

In the light of the aforesaid facts and circumstances and the statement, this petition stands disposed of with no order as to costs. Rule is made absolute to the aforesaid extent.

.